## 07CV6792 Document 1-2 Filed 1203/2007 Page of 12 JUDGE MANNING MAGISTRATE JUDGE KEYS

DEC 0 3 2007 au 12-3-2007 MICHAEL W. DOBBINS

CLERK, U.S. DISTRICT COURT

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## MOTION UNDER 28 U.S.C. § 2255 TO VACATE, SET ASIDE, OR CORRECT SENTENCE BY A PERSON IN FEDERAL CUSTODY

United States District Court	District No.	rthern Dis.	. Illinois
Name (under which you were convicted):  Michael West		Docket or C 04-CR-2	
Place of Confinement: Leavenworth, Kansas U.S.P.		Prisoner No.: 16012-424	
UNITED STATES OF AMERICA	Movant (in	<u>clude</u> name under which	convicted)
v. Mic	hael Wes	st	
мотю	ON		
. (a) Name and location of court that entered the judgmen	t of conviction	you are challenging	j.
United States District Court	Northern	<u>District</u>	of Illinois
Eastern Division			
(b) Criminal docket or case number (if you know):04	-CR-298		
(a) Date of the judgment of conviction (if you know): _S	eptember	9, 2005	
(b) Date of sentencing: March 9, 2005			
Length of sentence: 130 months			
. Nature of crime (all counts): 18 U.S.C. §17	91 (a) (1)	(2), 18 U.	s.c. §371
21 U.S.C. §846, and 18 U.S.C.	§841 (a)	(1).	
-			
(a) What was your plea? (Check one)			
(1) Not guilty 🖾 (2) Guilty 🔾	, ,		
(b) If you entered a guilty plea to one count or indictmen	_	•	count or indictment,
what did you plead guilty to and what did you plead not	guilty to?		
		,	
. If you went to trial, what kind of trial did you have? (Che	ck one)	Jury 🔲	Judge only 🔯
Did you testify at a pretrial hearing, trial, or post-trial hea		Yes 🗆	No 🗖

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9. If you did appeal, answer the following:  (a) Name of court:United_ States_ Appeals Court For S  (b) Docket or case number (if you know):04-CR-298  (c) Result:Affirmed  (d) Date of result (if you know):December 7, 2006  (e) Citation to the case (if you know):N/A  (f) Grounds raised:Request_ for appointment of new court incorrectly calculated the	
(b) Docket or case number (if you know): 04-CR-298  (c) Result: Affirmed  (d) Date of result (if you know): December 7, 2006  (e) Citation to the case (if you know): N/A  (f) Grounds raised: Request for appointment of new co	
(c) Result: Affirmed  (d) Date of result (if you know): December 7, 2006  (e) Citation to the case (if you know): N/A  (f) Grounds raised: Request for appointment of new co	eventh Circuit
(c) Result: Affirmed  (d) Date of result (if you know): December 7, 2006  (e) Citation to the case (if you know): N/A  (f) Grounds raised: Request for appointment of new co	
(e) Citation to the case (if you know):N/A	
(f) Grounds raised: Request for appointment of new co	
The district court incorrectly calculated th	unselor
	e sentencing
guideline range. Opposition of counselor's A	nders Brief.
(g) Did you file a petition for certiorari in the United States Supreme Court?	Yes 🛈 No 🔽
If "Yes," answer the following:	
(1) Docket or case number (if you know):	
(2) Result:	
(3) Date of result (if you know):	
(4) Citation to the case (if you know):	
(5) Grounds raised:	
10. Other than the direct appeals listed above, have you previously filed any other motions	s, petitions, or applications
concerning this judgment of conviction in any court?	
Yes 🔲 No 🔀	
11. If your answer to Question 10 was "Yes," give the following information:	
(a) (1) Name of court:	
(2) Docket or case number (if you know):	
(3) Date of filing (if you know):	
(4) Nature of the proceeding:	
(5) Grounds raised:	<u> </u>

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(6) Did you receive a hearing where evidence was given on your motion, petition, or application?	<b>)</b>
Yes 🔾 No 😡	
(7) Result:	
(8) Date of result (if you know):	
(b) If you filed any second motion, petition, or application, give the same information:	
(1) Name of court:	
(2) Docket or case number (if you know):	
(3) Date of filing (if you know):	
(4) Nature of the proceeding:	
(5) Grounds raised:	
(0)	
time still a section 2	,
(6) Did you receive a hearing where evidence was given on your motion, petition, or application?	
Yes ☐ No 52al	
(7) Result:	
(8) Date of result (if you know):	
(c) Did you appeal to a federal appellate court having jurisdiction over the action taken on your motion	n, petition
or application?	
(1) First petition: Yes 🖸 No 🔀	
(2) Second petition: Yes 🗖 No 🖼	
(d) If you did not appeal from the action on any motion, petition, or application, explain briefly why ye	ou did not

12. For this motion, state every ground on which you claim that you are being held in violation of the Constitution,

laws, or treaties of the United States. Attach additional pages if you have more than four grounds. State the
facts supporting each ground.
GROUND ONE: ILLEGAL SENTENCE
(a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.): Pursuant to the plea agreement Counts 1 and 5 for which Defendant Pleade
guilty, were NOT to be grouped. Pursuant to \$3D1.4(c) of the
Sentencing Guidelines the offence charged of counts 1 and 5 equ
an offence level of 30. Since Count 5 is 9 or more levels below Count 1, Count 1 is the more severe. Count 1 carries a statutor
maximum of five (5) years. Accordingly Count 5 must be disgarde pursuant to 3D1.4(c). SEE: 3D1.5 Commentary.
paradane to July (c). Bill. July Commencary.
(b) Direct Appeal of Ground One:
(1) If you appealed from the judgment of conviction, did you raise this issue?
Yes 🗋 No 🚨
(2) If you did not raise this issue in your direct appeal, explain why: <u>Counsel filed an "Anders</u>
Brief. Due to Defendant's lack of legal expertise he could no
adequately respond to the "Anders" Brief.
(c) Post-Conviction Proceedings:
(1) Did you raise this issue in any post-conviction motion, petition, or application?
Yes 🖏 No 🗅
(2) If your answer to Question (c)(1) is "Yes," state:
Type of motion or petition: Motion To Correct or Reduce The Sentence
Name and location of the court where the motion or petition was filed: U.S. District Court
For the Northern District of Illinois.
Docket or case number (if you know): 04 CR 298
Date of the court's decision: Unknown (No Ruling Issued)
Result (attach a copy of the court's opinion or order, if available):  N/A
(3) Did you receive a hearing on your motion, petition, or application?
Yes No <b>Z</b>

	(4) Did you appeal from the denial of your motion, petition, or application?  Yes □ No ★□
	(5) If your answer to Question (c)(4) is "Yes," did you raise this issue in the appeal?
	Yes D No D
	(6) If your answer to Question (c)(4) is "Yes," state:
	Name and location of the court where the appeal was filed:
	Docket or case number (if you know):
	Date of the court's decision:
	Result (attach a copy of the court's opinion or order, if available):
	(7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise this issue:  Did Not Know How
GR	OUND TWO: Ineffective Assistantance of Trial Counsel
— а)	OUND TWO:Ineffective Assistantance of Trial Counsel
a) Cc	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.): Trial
a) Cc	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):  Trial cunsel failed to preserve Ground One for appellate review croing the Defendant in Open Court to challenge his sentence
a) CC Ec	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):  Trial cunsel failed to preserve Ground One for appellate review croing the Defendant in Open Court to challenge his sentence
a) Co fo	Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):  Trial  Funds of the preserve Ground One for appellate review  Forcing the Defendant in Open Court to challenge his sentence and try to preserve this issue without any legal knowledge.

you raise this issue in any post-conviction motion, petition, or application?  Is No So No
our answer to Question (c)(1) is "Yes," state:  f motion or petition:  and location of the court where the motion or petition was filed:  or case number (if you know):  The court's decision:
f motion or petition:
or case number (if you know):  The court's decision:
or case number (if you know): the court's decision:
the court's decision:
the court's decision:
you receive a hearing on your motion, petition, or application?  S   No   S
you appeal from the denial of your motion, petition, or application?
our answer to Question (c)(4) is "Yes," did you raise this issue in the appeal?
our answer to Question (c)(4) is "Yes," state:
nd location of the court where the appeal was filed:
or case number (if you know):
the court's decision:
attach a copy of the court's opinion or order, if available):
ur answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise the
HREE: Ineffective Assistance of Appellate Counsel
g facts (Do not argue or cite law. Just state the specific facts that support your claim.): <b>Appel</b>

o) Direct Appeal of Ground Thi	
(1) If you appealed from the ju-	dgment of conviction, did you raise this issue?
Yes 🖸 No 🛚	
(2) If you did not raise this issu  Issue.	e in your direct appeal, explain why: Not A Direct Appealabl
c) Post-Conviction Proceedings:	
(1) Did you raise this issue in a	ny post-conviction motion, petition, or application?
(2) If your answer to Question	(c)(1) is "Yes," state:
Type of motion or petition:	
Name and location of the court	where the motion or petition was filed:
	·
	know):
	**************************************
Result (attach a copy of the cou	rt's opinion or order, if available):
(3) Did you receive a hearing or	n your motion, petition, or application?
Yes 🖸 No 🚨	. your monois, passess, or apparation.
	nial of your motion, petition, or application?
Yes O No O	
	c)(4) is "Yes," did you raise this issue in the appeal?
Yes 🖸 No 📮	••
(6) If your answer to Question (	c)(4) is "Yes," state:
•	where the appeal was filed:
Docket or case number (if you k	(now):

	Page
Result (attach a copy of the court's opinion or order, if available):	
	<del> </del>
(7) If your answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or ra issue:	ise this
GROUND FOUR: VIOLATION OF PLEA AGREEMENT	ア
the first state of the first state of the st	<del></del>
a) Supporting facts (Do not argue or cite law. Just state the specific facts that support your claim.):	
PIEA AGREEMENT CONTRACTED FOR THE TWO COUNTS UST TO BE GROUPED FOR SENTENCING OR ANY OTHER REMSON. COUNTS WERE GROUPED ANY WAY UNDER 301.260 THIS VIOLATES THE PIEA AGREE.	
TWO COUNTS ON 18 DE GEORGE CA	
DENTERCING OR ANY OTHER REASON.	
Counts were grouped Anyway and	
3DI, 2(b) THIS VIDIPITES THE YEAR AGEE	<u> </u>
b) Direct Appeal of Ground Four:	
(1) If you appealed from the judgment of conviction, did you raise this issue?	
Yes 🖸 No 🖫	
(2) If you did not raise this issue in your direct appeal, explain why:	
e) Post-Conviction Proceedings:	
(1) Did you raise this issue in any post-conviction motion, petition, or application?	
Yes 🗀 No 🗷	
(2) If your answer to Question (c)(1) is "Yes," state:	
Type of motion or petition:	
Name and location of the court where the motion or petition was filed:	
Name and recation of the court where the motion of petition was thee.	
Docket or case number (if you know):	
Date of the court's decision:	

Decult (	
rcsuit (	attach a copy of the court's opinion or order, if available):
	you receive a hearing on your motion, petition, or application?
	you appeal from the denial of your motion, petition, or application?
	ur answer to Question (c)(4) is "Yes," did you raise this issue in the appeal?  \[ \bar{\mathbb{N}} \bar{\mathbb{R}} \]
(6) If yo	ur answer to Question (c)(4) is "Yes," state:
Name ar	d location of the court where the appeal was filed:
Docket (	r case number (if you know):
Date of t	he court's decision:
Result (a	ttach a copy of the court's opinion or order, if available):
	er answer to Question (c)(4) or Question (c)(5) is "No," explain why you did not appeal or raise this
	ny ground in this motion that you have <u>not</u> previously presented in some federal court? If so, which grounds have not been presented, and state your reasons for not presenting them: <b>Grounds</b>
1-3	. These Grounds are for post-conviction litigation.
1-3	These Grounds are for post-conviction litigation.  l are raised herein.
1-3	
1-3	l are raised herein.
And	

	Page I
15.	Give the name and address, if known, of each attorney who represented you in the following stages of the
	judgment you are challenging:
	(a) At preliminary hearing:
	(b) At arraignment and plea:
	(c) At trial:
	(d) At sentencing:
	(e) On appeal:
	(f) In any post-conviction proceeding:
	(g) On appeal from any ruling against you in a post-conviction proceeding:
16.	Were you sentenced on more than one count of an indictment, or on more than one indictment, in the same court and at the same time? Yes \(\sigma\) No \(\sigma\)
17.	Do you have any future sentence to serve after you complete the sentence for the judgment that you are
	challenging? Yes 🗋 No 🗷
	(a) If so, give name and location of court that imposed the other sentence you will serve in the future:
	(b) Give the date the other sentence was imposed:
	(c) Give the length of the other sentence:
	(d) Have you filed, or do you plan to file, any motion, petition, or application that challenges the judgment or sentence to be served in the future? Yes 🗆 No 🛎

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28	U.	s.c.	§22!	55 w:	ithin	the	one	year	statu	te of	limitati
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\* The Antiterrorism and Effective Death Penalty Act of 1996 ("AEDPA") as contained in 28 U.S.C. § 2255, paragraph 6, provides in part that:

A one-year period of limitation shall apply to a motion under this section. The limitation period shall run from the latest of —

- (1) the date on which the judgment of conviction became final;
- (2) the date on which the impediment to making a motion created by governmental action in violation of the Constitution or laws of the United States is removed, if the movant was prevented from making such a motion by such governmental action;
- (3) the date on which the right asserted was initially recognized by the Supreme Court, if that right has been newly recognized by the Supreme Court and made retroactively applicable to cases on collateral review; or (4) the date on which the facts supporting the claim or claims presented could have been discovered through the exercise of due diligence.

Therefore	, movant	asks tha	it the Court	t grant the fo	llowing	g relief:	Red	luce	his_i	llega	Page 13
Sent	ence	to t	he Sta	atutory	Max	imum	as r	equi	red b	y the	
Plea	Agre	emen	t				<u> </u>	<del></del> .	· · ·		
or any oth	ner relief	to which	movant m	nay be entitle	d.						
						Signatur	e of Att	orney (i	f any)		
Motion U	nder 28 U	J.S.C. §	2255 was j	inder penalty placed in the	prison (month		ystem o				
Executed	(signed)	OII <u>'</u>			(date).						
				·			whe	<u> </u>	Dest	 <u>/</u> _	
						Signatur	e of Mo	vant			
			movant, st	ate relationsl	hip to n	novant and	d explai	n why m	ovant is	not signin	g this
									<del></del>		
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